

Monday, April 7, 2015

By Electronic Filing

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

Re: RevOne Companies' Request for Expedited Action on Petition for Declaratory Ruling by VoAPPs, Inc., CG Docket No. 02-278

Dear Ms. Dortch:

RevOne requests the Commission to expedite consideration of the Petition for Declaratory Ruling ("PDR") filed by VoAPPs, Inc. ("VoAPPs"). VoAPPs' PDR has been pending with the Commission since July 31, 2014. The formal comment and reply pleading cycle for the PDR concluded October 20, 2014.

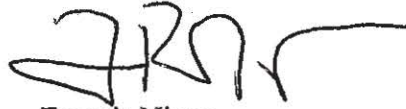
RevOne specializes in the revenue cycle recovery process from business office to legal services. Founded in 2003, as a collection and accounts receivable management company, our customers utilize a wide range of services from day one insurance, all the way to back end collections and legal services.

RevOne concentrates on consumer communications for a wide variety of purposes including healthcare enrollment assistance, insurance billing & follow-up, bad debt and legal collections, denial management and ERISA appeals. The use of new communication technology like DirectDROP Voicemail enables companies like RevOne to more efficiently reach out to consumers regarding these important business matters while being less intrusive and more consumer friendly.

In its PDR, VoAPPs requested the Commission to issue a declaratory ruling that the delivery of a voice message directly to a voicemail box through the use of VoAPPs' DirectDROP Voicemail technology does not constitute a call that is subject to the prohibitions on the use of an automatic telephone dialing system or an artificial or prerecorded voice that are set forth in the Telephone Consumer Protection Act ("TCPA"). Action from the Commission would greatly benefit organizations like ours which seek to make use of VoAPPs technology as a means of more efficiently reaching consumers on behalf of our clients.

We urge the Commission that the public would be served by prompt Commission action addressing VoAPPs' PDR to resolve uncertainty and the associated threat of needless litigation.

Respectfully,

A handwritten signature in black ink, appearing to read 'FN', with a long horizontal stroke extending to the right.

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